106TH CONGRESS 1ST SESSION H.R. 1987

To allow the recovery of attorneys' fees and costs by certain employers and labor organizations who are prevailing parties in proceedings brought against them by the National Labor Relations Board or by the Occupational Safety and Health Administration.

IN THE HOUSE OF REPRESENTATIVES

May 27, 1999

Mr. GOODLING introduced the following bill; which was referred to the Committee on Education and the Workforce

A BILL

- To allow the recovery of attorneys' fees and costs by certain employers and labor organizations who are prevailing parties in proceedings brought against them by the National Labor Relations Board or by the Occupational Safety and Health Administration.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Fair Access to Indem-
- 5 nity and Reimbursement Act".

1 SEC. 2. FINDINGS AND PURPOSE.

2 (a) FINDINGS.—The Congress makes the following3 findings:

4 (1) Certain small businesses and labor organi5 zations are at a great disadvantage in terms of ex6 pertise and resources when facing actions brought by
7 the National Labor Relations Board or by the Occu8 pational Safety and Health Administration.

9 (2) The attempt to "level the playing field" for 10 small businesses and labor organizations by means 11 of the Equal Access to Justice Act has proven inef-12 fective and has been underutilized by these small en-13 tities in their actions before the National Labor Re-14 lations Board and before the Occupational Safety 15 and Health Review Commission.

16 (3) The greater expertise and resources of the 17 National Labor Relations Board and the Occupa-18 tional Safety and Health Administration as com-19 pared with those of small businesses and labor orga-20 nizations necessitate a standard that awards fees 21 and costs to certain small entities when they prevail 22 against the National Labor Relations Board or 23 against the Occupational Safety and Health Admin-24 istration.

25 (b) PURPOSE.—It is the purpose of this Act—

1 (1) to ensure that certain small businesses and 2 labor organizations will not be deterred from seeking 3 review of, or defending against, actions brought 4 against them by the National Labor Relations Board 5 or by the Occupational Safety and Health Adminis-6 tration because of the expense involved in securing 7 vindication of their rights;

8 (2) to reduce the disparity in resources and ex-9 pertise between certain small businesses and labor 10 organizations and the National Labor Relations 11 Board and the Occupational Safety and Health Ad-12 ministration; and

13 (3) to make the National Labor Relations 14 Board and the Occupational Safety and Health Ad-15 ministration more accountable for their enforcement 16 actions against certain small businesses and labor 17 organizations by awarding fees and costs to these 18 entities when they prevail against the National 19 Labor Relations Board or in proceedings before the 20 Occupational Safety and Health Review Commission. 21 SEC. 3. AMENDMENT TO NATIONAL LABOR RELATIONS ACT. 22 The National Labor Relations Act (29 U.S.C. 151

and following) is amended by adding at the end the fol-lowing new section:

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1	"AWARDS OF ATTORNEYS' FEES AND COSTS
2	"Sec. 20. (a) Administrative Proceedings.—An
3	employer who, or labor organization that—
4	((1) is the prevailing party in an adversary ad-
5	judication conducted by the Board under this or any
6	other Act; and
7	((2) had not more than 100 employees and a
8	net worth of not more than \$7,000,000 at the time
9	the adversary adjudication was initiated,
10	shall be awarded fees and other expenses as a prevailing
11	party under section 504 of title 5, United States Code,
12	in accordance with the provisions of that section, but with-
13	out regard to whether the position of the Board was sub-
14	stantially justified or special circumstances make an
15	award unjust. For purposes of this subsection, the term
16	'adversary adjudication' has the meaning given that term
17	in section 504(b)(1)(C) of title 5, United States Code.
18	"(b) Court Proceedings.—An employer who, or a
19	labor organization that—
20	"(1) is the prevailing party in a civil action, in-

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cluding proceedings for judicial review of agency action by the Board, brought by or against the Board,
and

"(2) had not more than 100 employees and a
 net worth of not more than \$7,000,000 at the time
 the civil action was filed,

4 shall be awarded fees and other expenses as a prevailing 5 party under section 2412(d) of title 28, United States Code, in accordance with the provisions of that section, 6 7 but without regard to whether the position of the United 8 States was substantially justified or special circumstances 9 make an award unjust. Any appeal of a determination of 10 fees pursuant to subsection (a) or this subsection shall be determined without regard to whether the position of the 11 12 United States was substantially justified or special cir-13 cumstances make an award unjust.".

14 SEC. 4. APPLICABILITY OF NLRA AMENDMENT.

(a) AGENCY PROCEEDINGS.—Subsection (a) of section 20 of the National Labor Relations Act, as added by
section 3 of this Act, applies to agency proceedings commenced on or after the date of the enactment of this Act.
(b) COURT PROCEEDINGS.—Subsection (b) of section

20 of the National Labor Relations Act, as added by sec21 tion 3 of this Act, applies to civil actions commenced on
22 or after the date of the enactment of this Act.

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3 The Occupational Safety and Health Act (29 U.S.C.
4 651 and following) is amended by inserting after section
5 12 at the end the following new section:

6 "AWARDS OF ATTORNEYS' FEES AND COSTS
7 "SEC. 12A. (a) ADMINISTRATIVE PROCEEDINGS.—
8 An employer who—

9 "(1) is the prevailing party in an adversary ad10 judication before the Occupational Safety and
11 Health Review Commission under this or any other
12 Act, and

13 "(2) had not more than 100 employees and a
14 net worth of not more than \$7,000,000 at the time
15 the adversary adjudication was initiated,

16 shall be awarded fees and other expenses as a prevailing party under section 504 of title 5, United States Code, 17 18 in accordance with the provisions of that section, but with-19 out regard to whether the position of the Secretary of Labor was substantially justified or special circumstances 20 make an award unjust. For purposes of this subsection, 21 22 the term 'adversary adjudication' has the meaning given that term in section 504(b)(1)(C) of title 5, United States 23 24 Code.

25 "(b) COURT PROCEEDINGS.—An employer who—

"(1) is the prevailing party in a civil action, in cluding proceedings for judicial review of an action
 by the Occupational Safety and Health Review Com mission, brought by or against the Secretary or the
 Commission, and

6 "(2) had not more than 100 employees and a 7 net worth of not more than \$7,000,000 at the time 8 the civil action was filed,

9 shall be awarded fees and other expenses as a prevailing 10 party under section 2412(d) of title 28, United States Code, in accordance with the provisions of that section, 11 but without regard to whether the position of the United 12 13 States was substantially justified or special circumstances make an award unjust. Any appeal of a determination of 14 15 fees pursuant to subsection (a) or this subsection shall be determined without regard to whether the position of the 16 United States was substantially justified or special cir-17 18 cumstances make an award unjust.".

19 SEC. 6. APPLICABILITY OF OSHA AMENDMENT.

(a) AGENCY PROCEEDINGS.—Subsection (a) of sec(a) AGENCY PROCEEDINGS.—Subsection (a) of sec(a) tion 12A of the Occupational Safety and Health Act, as
added by section 5 of this Act, applies to agency proceedings commenced on or after the date of the enactment
of this Act.

(b) COURT PROCEEDINGS.—Subsection (b) of section
 12A of the Occupational Safety and Health Act, as added
 by section 5 of this Act, applies to civil actions commenced
 on or after the date of the enactment of this Act.